

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 8683 and 3873 both of 1992

For Approval and Signature:

Hon'ble MR.JUSTICE H.K.RATHOD

- =====
1. Whether Reporters of Local Papers may be allowed : NO
to see the judgements?
2. To be referred to the Reporter or not? : NO
3. Whether Their Lordships wish to see the fair copy : NO
of the judgement?
4. Whether this case involves a substantial question : NO
of law as to the interpretation of the Constitution
of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge? : NO

INDIAN DYESTUFF INDUSTRIES LTD.

Versus

PRADUMAN VINUBHAI BHATT

Appearance:

MR DEEPAK V PATEL for Petitioner
MR KS JHAVERI for Respondent No. 1

CORAM : MR.JUSTICE H.K.RATHOD

Date of decision: 15/10/1999

ORAL JUDGEMENT

Both these petitions are filed by the petitioner Co. against the one respondent workman. Today, when these petitions were taken up for final hearing, learned advocate Mr. D.V.Patel appearing for the petitioner Co. has produced a memorandum of settlement arrived at between the petitioner Co. and the respondent workman Shri Praduman Vinubhai under the provisions of sec. 2P

of the Industrial Disputes Act, 1947. He has produced copy of the said settlement on record in both the petitions. Therefore, both the petitions are disposed of as having been settled by the parties out side the Court as per the 2P settlement arrived at between the parties on 25th September, 1996. Rule in both the petitions is discharged. Interim relief granted earlier in both the petitions is vacated. There shall be no order as to costs.

15.10.1999. (H.K.Rathod,J.)

Vyas